UNITED STAT	ment 1 Filed 12/20/200 TES DISTRICT COURTOR F MASSACHUSETTS	AMOUNT \$ 150 SUMMONS ISSUED N/A LOCAL RULE 4.1 WAIVER FORM MCF ISSUED
	20 140 20 P # 01	BY DPTY. CLK
JOHN MADIGAN, Plaintiff	LISTRICT OF MASS.	
v.	CIVIL ACTION NO.	
GENERAL STAR INDEMNITY CO.,		

NOTICE OF REMOVAL

04 CV 12665 DPW
MAGISTRATE JUDGE COULE

TO THE JUDGES OF THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS:

Defendant

Pursuant to 28 U.S.C. §§ 1441 and 1446, the Defendant, General Star Indemnity Co. ("General Star"), hereby gives notice of the removal to this Court of this action, which was commenced in the Commonwealth of Massachusetts, Middlesex County Superior Court (Civil Action No. MICV2004-03371-L). As grounds for this removal, General Star respectfully states as follows:

- The plaintiff, John Madigan, brought this action in Middlesex County Superior Court by 1. a complaint that was served upon General Star on or about November 23, 2004. (See Summons and Complaint, Exhibit A hereto.)
- 2. According to the complaint, the plaintiff is an individual residing in the Commonwealth of Massachusetts.
- The removing party, General Star, is a corporation with its principal place of business in 3. Stamford, Connecticut.
- 4. The plaintiff's action is a civil action over which this Court has diversity subject-matter jurisdiction under the provisions of 28 U.S.C. § 1332, because the amount in controversy exceeds the

sum or value of \$75,000, exclusive of interest and costs, and the action is between citizens of different states.

- General Star is entitled to remove the plaintiff's action to the Court pursuant to 28 5. U.S.C. §§ 1441 and 1446, because the Court has original jurisdiction over the action; the action is pending within this District and Division; and General Star is not a citizen of Massachusetts.
- Copies of all process and pleadings served on General Star in this action are attached 6. hereto as Exhibit A.

Signed, pursuant to Fed. R. Civ. P. 11, on December 20, 2004.

GENERAL STAR INDEMNITY CO. By its attorneys,

Samuel M. Furgang, BBO \$\frac{4}{5}59062

SUGARMAN, ROGERS, BARSHAK & COHEN, P.C.

101 Merrimac Street, 9th Floor

Boston, MA 02114 (617) 227-3030

Dated: December 20, 2004

### CERTIFICATE OF SERVICE

I, Samuel M. Furgang, hereby certify that on the above date I served the within document by mailing a copy of same, postage prepaid, to the following counsel of record:

Michael C. Najjar, Esquire Marcotte Law Firm 45 Merrimack Street Lowell, MA 01852

Samuel M. Furgang

357128.1

GSMC H.O. CLAIMS Document 1-2

Filed 12/20/2004

Page 1 officeived

TO PLAINTIFF'S ATTORN AT: PLEASE CIRCLE TYPE OF ACTION II. JLVED: TORT — MOTOR VEHICLE TORT — CONTRACT — EQUITABLE RELIEF — OTHER

## COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX ... الحوا

SUPERIOR COURT CEPARTMENT OF THE TRIAL COURT CIVIL ACTION No.MICV2004-03371-L

.....Plaintiff(s) JOHN MADIGAN GENERAL STAR INDEMNITY CO. Defendant(s) GENERAL STAR MANAGEMENT COMPANY HOME OFFICE

#### SUMMONS

To the above named Defendant GENERAL STAR INDEMNITY CO., 695 MAIN STREET, STAMFORD, CT You are hereby summoned and required to serve upon ... MICHAEL C. NAJJAR, ESQ. MARCOTTE LAW FIRM ...... plaintiff's attorney, whose address is ...45 MERRIMACK .SI. .. LOWELL, .MA. .01852.....an answer to the complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You are also required to file your answer to the complaint in the office of the Clerk of this court at ...MINDLESEX.SUPERIOR COURT, 360 GORHAM ST., LOWELL, MAS 2 either before service upon plaintiffs attorney or within a reasonable time thereafter.

Unless otherwise provided by Rule I (a), your answer must state as a counterclaim any claim which you may have against the plaintiff which arises out of the transaction or occurrence that is the subject matter of the plaintiff's claim or you will thereafter be barred from making such claim in any other action. Suzanne V. Del Vecchio 

the .....19th ......day of ...NOVEMBER......

in the year of our Lord disking the war war was a second

MCN/mjm

but if you chim to have a defense, rither you will file the original in the Chek's Office.

DEFENDANY :- You med not appear personally in court to answer the complaint, by multisert a copy of your writen americs within 20 days as specified Newfin and also t

5 5

FAIRFIELD COUNTY,

Clerk

NOTES.

<sup>1.</sup> This summons is issued pursuant to Rule 4 of the Massachusetts Rules of Civil Procedure. 2. When more than one defendant is involved, the names of all defendants should appear in the caption. If a separate summons is used for each defendant, each should be addressed to the particular defendant.

## COMMONWEALTH OF MASSACHUSETTS

MIDDLESEX, SS.	SUPERIOR COURT DEPARTMENT CIVIL ACTION NO.: MICV2004-03371-L
JOHN MADIGAN, Plaintiff	
v.	COMPLAINT
GENERAL STAR INDEMNITY CO., Defendant.,	) )

### COUNT I

- 1. Plaintiff John Madigan resides in Lowell, Middlesex County, Massachusetts.
- Defendant General Star Indemnity Co. is headquartered in Stamford Connecticut, and sells insurance coverage in Massachusetts.
- 3. On August 30, 2001 plaintiff was working on a roof at a building located at 10 North Main Street, Westford, Massachusetts.
- 4. The North Main Street building, known as the Rust Lick Building, was owned by Industrial Rents, LLC.
- 5. On August 30, 2001, Industrial Rents, LLC was insured by General Star Indemnity Co.
- 6. Plaintiff had fallen from the roof of the Rust Lick Building when a section of it collapsed under him.
- 7. As a result of the fall, plaintiff suffered severe injuries, incurred more than \$1000,000.00 in medical expenses, endured pain and suffering, sustained permanent partial losses of function, and sustained a lost earning capacity.
- 8. Plaintiff brought a claim against Industrial Rents, LLC asserting in part that Industrial Rents, LLC failed to provide a safe workplace and failed to warn of dangers not readily apparent to plaintiff.
- 9. Industrial Rents, LLC presented the claim to defendant General Star Indemnity Co.
- 10. General Star Indemnity Co. refused to cover the claim and refused to provide a defense, based upon an "Independent Contractors Exclusion" in the insurance policy.

# MARCOTTE LAW FIRM MEARINIACK ST. LOWELL, NIA 01652 (978) 453-1229

fees.

- 11. At the time of his accident, plaintiff was working for an independent contractor who had contracted to replace the roofing material on the Rust Lick building.
- 12. The claims raised by plaintiff against Industrial Rents, LLC were not within the exclusionary terms of defendant's "Independent Contractors Exclusion", and defendant should have covered the claims brought by plaintiff against defendant's insured, Industrial Rents, LLC.
- 13. Plaintiff is the assignee of all rights and claims that Industrial Rents, LLC may have against General Star Indemnity Co.
- 14. As assignee plaintiff hereby makes claim for payment of all sums for which Industrial Rents, LLC is or would be liable to plaintiff, and costs of defense incurred by Industrial Rents, LLC, and costs of any attorneys' fees incurred to maintain this action to secure the insurance coverage that should have been available to Industrial Rents, LLC.

WHEREFORE, plaintiff demands judgment against defendant, with interest, costs and attorneys'

### COUNT II

- 1. Plaintiff realleges paragraphs 1 through 12 of Count I.
- 2. This Count is to reach and apply the proceeds of Industrial Rents, LLC's liability policy with the defendant, brought in accordance with G.L. c. 175, §112 and §113, and G.L. c. 214, §3.

WHEREFORE, plaintiff demands judgment against defendant, with interest, costs and attorneys' fees.

### PLAINTIFF DEMANDS TRIAL BY JURY!

Respectfully Submitted, John Madigan,

by his aπomey,

Michael C. Najjar, Esq.

BBO# 366740

Marcotte Law Firm

45 Merrimack Street

Lowell, MA 01852

(978)458-1229

MARCOTTE

LAW FIRM
MERRIMACK ST.
LOWELL, MA 01062
(978) 459-1229

GSMC H.U. CLAIMS

DOCKET		Trial	urt of Massachu
e 1:04-cv-12665-DPW	Document 1-2	Filed 12/20/20	004 Page 4 of 4
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CIVIL A	ACTION
COVER	SHEET

Trial urt of Massachusetts

COVER SHEET	MICV2004-03371-L		Superior Court Department County: MIDDLESEX					
		i DEFENDANT(S)						
JOHN MADIGAN		1	. STAR INDEMNITY CO.					
ATTORNEY, FIRM NAME, ADDRESS AND TELE	EPHONE (978)458-1229	ATTORNEY (if know	m)·					
Michael C. Nallar, Esq.								
Marcotte Law Firm	MA 01852							
45 Merrimack St., Lowell, Board of Bar Overseers number: 366740								
	Origin code and	_	3					
Place an x in one box only:		☐ 4. F04	District Court Appeal c.231, s. 97 &104 (After					
X 1. F01 Original Complaint		trial)						
2. F02 Removal to Sup.Ct. C	:.231,s.104		Reactivated after rescript; relief from					
(Before trial) (F)			ment/Order (Mass.R.Civ.P. 60) (X)					
3. F03 Retransfer to Sup.Ct.	C.231,s.102C (X)	<u> </u>	Summary Process Appeal (X)					
	E OF ACTION AND TRACK	DESIGNATION	(See reverse side)					
	CTION (specify) TRACK		A JURY CASE?					
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \							
A99 Other-Ins	surance Coverage F )	(X)Yes	s ( ) No <sup>3</sup>					
The following is a full itemi	zed and detailed stateme	ent of the fact	s on which plaintiff relies to determine					
money damages. For this fo	rm, disregard double or	treble damag	e claims; indicate single damages only.					
money damages. 101 time 10	Tribut ville	AAZ PARISER	Explanation Under Contract					
	(Attach additional s	theets as necess	sary) Claims Below					
A. Documented medical expense	as ta data:							
			\$ 86,475.62 \$ 14.852.00 +					
1. Total hospital expenses			\$ 14,852.00 +					
2. Total Doctor expenses .			\$					
3. Total chiropractic expens			\$					
4. Total physical therapy expenses (di	escribe)		\$					
B. Documented lost wages and	compensation to date has	not returned	to work \$					
C Decumented property damage	ies to date							
D. Reasonably anticipated future	e medical and hospital expen	ses						
E. Reasonably anticipated lost v	vages		\$ 150,000.00 \$ 150,000.00					
F. Other documented items of d	lamages (describe)							
i. Omer dodamento nome	<b>3</b> ( ,		\$					
G. Brief description of plaintiff's	injury, including nature and e	xtent of injury (d	escribe)					
Closed hear injury; op								
fractures; epidural he			right orbital					
laceration; bilateral			014 440 mbonos \$ \(\frac{750}{20}\) 000 \(\frac{10}{20}\)					
·		•	TOTAL \$ 1,000,000.00+					
	<u></u>							
		CT CLAIMS	No.					
	(Attach additional	sheets as neces	sary)					
Provide a detailed description of cl	aim(s):		and all the second and all all all all all all all all all al					
Although plaintiff's i	njuries are described	above, this	actually is a contract claim					
by plaintiff as assign	ee of Industrial Rent	s, LLU, agai	nst the latter's insurer, defendant					
General Star Indemnity	Co., which refused to	o indemnity	or defend its insured against					
negligence claims brou	ght by plaintlif again	nst industri	al Rents, LLC TOTAL \$					
for his injuries.	MARER MARKE AND COUNTY	T\/ A N\\/ D (") 47"	ED ACTION DENDING IN THE SUBERIOR					
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COUFIT DEPARTMENT			•					
		As of Duto 5 of	the Currence Indicial Proved Uniform Bules on					
"I hereby certify that I have cor	nplied with the requiremen	ts of Huie 5 of 1	the Supreme Judicial Court Uniform Rules on					
Dispute Resolution (SJC Rule 1	1:18) requiring that I provid	e my clients wi	th information about court-connected dispute					
resolution services and discus	s with them the advantage	s and disadvan	tages of the various methods."					
	111. UVI.		DATE. A SILAY					
Signature of Attorney of Record	Vuid We	71-3	DATE: <u>4726/09</u>					

JS 44 (Rev. 12/96)

### Case 1:04-cv-12665-DPNVIDO OF SHEETF0/2004 Page 1 of 2

The JS-44 civil cover sheet and the information cont. In dherein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

1 U.S. Government   3 Federal Question (U.S. Government Not a Party)   Citizen of This State   1   1   Incorporate of Busines   2 U.S. Government   3 U.S. Governmen	Stamford, CT  ES ONLY) SE THE LOCATION OF THE  59062 Cohen, P.C.		
(b) COUNTY OF RESIDENCE OF FIRST LISTED PLANTIFF  (EXCEPT IN U.S. PLAINTIFF CASES)  (C) ATTORNEYS (FIRM NAME. ADDRESS, AND TELEPHONE NUMBER) Michael C. Najjar, BBO No. 366740 Marcotte Law Firm 45 Merrimack St. Lowell, MA 01852  II. BASIS OF JURISDICTION (PLACE AN 'X' IN ONE BOX ONLY)  12 U.S. Government Defendant  (U.S. Government Not a Party) (For Diversity Cases Only)  13 Federal Question (U.S. Government Not a Party) (For Diversity Cases Only)  IV. ORIGIN  17 Original Proceeding Proceeding  18 2 Removed from State Court Appellate Court  (PLACE AN 'X' IN ONE BOX ONLY)  Transferred from State District Original Proceeding  19 A Reinstated or State Original Proceeding  10 A Reinstated or State Original Proceeding  10 A Reinstated or State Original Proceeding  10 A Reinstated or State Original Proceeding  11 District Vision  12 A Recovery of Overpayment A Effortsment of Judgment  13 Appears 14 Appears 15 Medicare Act 15 Medicare A	Stamford, CT  Stamford, CT  ESONLY) SE THE LOCATION OF THE  59062 Cohen, P.C.  PLACE AN "X" IN ONE BOX FOR PLAINTING ONE BOX FOR DEFENDANT) PTF DEFINANT OF PLACE IN This State  Land Principal Place I 5 12 5		
(C) ATTORNEYS (FIRM NAME ADDRESS, AND TELEPHONE NUMBER) Michael C. Najjar, BBO No. 366740 Marcotte Law Firm 45 Merrimack St. Lowell, MA 01852  II. BASIS OF JURISDICTION (PLACE AN "X" IN ONE BOX ONLY)    1 U.S. Government Defendant   2 U.S. Government Defendant   2 U.S. Government Defendant   3 Federal Question (U.S. Government Not a Party)   2 U.S. Government Defendant   4 Diversity (Indicate Citizenship of Parties in Item III)   1 U.S. Government Defendant   3 Federal Question (U.S. Government Not a Party)   2 U.S. Government Defendant   4 Diversity (Indicate Citizenship of Parties in Item III)   5 A Diversity (Indicate Citizenship of Parties in Item III)   6 A Diversity (Indicate Citizenship of Parties in Item III)   1 Original Proceeding State Court   3 Remanded from   4 Reinstated or   5 another district   6 Multidistic Proceeding   5 Arbeine Product   1 Defendant   1	ES ONLY) SE THE LOCATION OF THE  59062 Cohen, P.C.  PLACE AN "X" IN ONE BOX FOR PLAINTING ONE BOX FOR DEFENDANT) PTF DEFI Or Principal Place		
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(C) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) Michael C. Najjar, BBO No. 366740 Marcotte Law Firm 45 Merrimack St. Lowell, MA 01852  II. BASIS OF JURISDICTION (PLACE AN 'X' IN ONE BOX ONLY)  1 U.S. Government Defendant  1 U.S. Government Defendant  1 U.S. Government Defendant  2 U.S. Government Defendant  2 U.S. Government Defendant  3 Federal Question (U.S. Government Not a Party)  (Indicate Citizenship of Parties in Item III)  1 Original Proceeding  2 Removed from 3 Remanded from 4 Reinstated or 5 Another district (specify)  V. NATURE OF SUIT  CONTRACT  1 ONATURE OF SUIT  CONTRACT  CONTRACT  1 ONATURE OF SUIT  CONTRACT  CONTR	Cohen, P.C.  PLACE AN "X" IN ONE BOX FOR PLAINTING ONE BOX FOR DEFENDANT)  PTF DEFI  Or Principal Place		
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Defendant (Indicate Citizenship of Parties in Item III)    Citizen or Subject of a 3 3 Foreign Nation	and Principal Place □ 5 12 5 In Another State		
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153 Recovery of Overpayment of Veteran's Benefits   356 Motor Vehicle   356 Motor Ve	OTHER STATUTES  400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce/ICC Rates/etc. 460 Deportation 470 Racketeer Influenced and Corrupt Organizations  810 Selective Service 550 Securities/Commodities/		
730 Labor/Mgmt. Reporting	Exchange  ### State		
220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property 290 All Other Real Property 290 All Other Real Property  Sentence HABEAS CORPUS: 550 General 550 General 550 Enter Corpus: 550 Control 570 Taxes (U.S. Plaintiff or Defendant) 571 Empl. Ret. Inc. 571 IRS - Third Party 290 USC 7609	Bes Freedom of information Act     900 Appeal of Fee Determination Under Equal Access to Justice     Sec Constitutionality of State Statutes     Other Statutory Actions		
VI. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY.)  Reach and apply proceeds of insurance policy; 28 U.S.C. §§1441 & 1446			
/II. REQUESTED IN CHECK IF THIS IS A CLASS ACTION COMPLAINT: UNDER ER.C.P. 23 DEMAND \$ CHECK YES O JURY DEMA	nly if demanded in complaint:		
/III.RELATED CASE(S) (See instructions): IF ANY  DOCKET NUMBER			
SIGNATURE OF ATTORNEY OF AECORD  12/20/04 Samuel M. Fuggang			

\_\_\_\_\_JUDGE\_\_\_\_

\_\_\_\_ MAG. JUDGE \_\_

\_\_\_\_ AMOUNT\_\_\_\_\_ APPLYING IFP\_\_\_\_

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSEITS

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